EX	STATES DISTRICT COURT STARN DISTRICT OF PENNSYLVANIA Of Lamont Moore, Sr.	
JUN 2 3 700	(In the space above enter the full name(s) of the plaintiff(s).)	14 387
3		
Lou	- against - uis Giorla, Commissioner,	
	Adia	COMPLAINT
	jor Martin, Corrections Offficer Iden and McGrogan, RN Meidcal	under the il Rights Act, 42 U.S.C. § 1983 (Prisoner Complaint)
Nur	rse	
		Jury Trial: Yes
canno please additie listed	e space above enter the full name(s) of the defendant(s). If you of fit the names of all of the defendants in the space provided, e write "see attached" in the space above and attach an ional sheet of paper with the full list of names. The names in the above caption must be identical to those contained in I. Addresses should not be included here.)	
canno please additio listed	ot fit the names of all of the defendants in the space provided, e write "see attached" in the space above and attach an ional sheet of paper with the full list of names. The names In the above caption must be identical to those contained in	
canno please additio listed Part I.	ot fit the names of all of the defendants in the space provided, e write "see attached" in the space above and attach an ional sheet of paper with the full list of names. The names I in the above caption must be identical to those contained in I. Addresses should not be included here.)	
canno please additi listed Part I.	of fit the names of all of the defendants in the space provided, we write "see attached" in the space above and attach an ional sheet of paper with the full list of names. The names in the above caption must be identical to those contained in I. Addresses should not be included here.) Parties in this complaint: List your name, identification number, and the name and address of your confinement. Do the same for any additional plaintiffs named. Attach a as necessary.	
canno please additional listed Part I.	of fit the names of all of the defendants in the space provided, we write "see attached" in the space above and attach an ional sheet of paper with the full list of names. The names in the above caption must be identical to those contained in I. Addresses should not be included here.) Parties in this complaint: List your name, identification number, and the name and address of your confinement. Do the same for any additional plaintiffs named. Attach a as necessary.	
canno please additional listed Part I.	of fit the names of all of the defendants in the space provided, we write "see attached" in the space above and attach an ional sheet of paper with the full list of names. The names in the above caption must be identical to those contained in it. Addresses should not be included here.) Parties in this complaint: List your name, identification number, and the name and address of your confinement. Do the same for any additional plaintiffs named. Attach a as necessary. tiff Name Troy Lamont Moore, Sr.	

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List all defendants' names, positions, places of employment, and the address where each defendant

B.

_	 d. Make sure that the defendant(s) listed below are identical to n. Attach additional sheets of paper as necessary. 	those contain	ed in the
Defendant No. 1	Name Louis Giorla	Shield #	1
	Where Currently Employed Industrial Corr	ectiona	l Center
	Address 8301 State Road		
	Philadelphia, Pa 19136		
Defendant No. 2	Name Major Martin	Shield #	2
	Where Currently Employed Industrial Corr		
	Address 8301 State Road		
	Philadelphia, Pa 19136		
Defendant No. 3	Name Walden, Correctional Offic	e r Shield#	3
	Where Currently Employed Industrial Corr	ectiona	l Center
	Address 8301 State Road		
	Philadelphia, Pa 19136	1	
Defendant No. 4	Name McGrogan, RN Medical Nurse	Shield #	4
	Where Currently Employed <u>Industrial Corr</u>	ectiona	<u> Center</u>
	Address 8301 State Road		
	Philadelphia, Pa 19136		
Defendant No. 5	Name	Shield #	
2 010,100,100	Where Currently Employed		
	Address		
	Addices		
II. Statement of	Claim:		
caption of this complain You may wish to including rise to your claims. Do	ible the <u>facts</u> of your case. Describe how <u>each</u> of the defendant nt is involved in this action, along with the dates and locations de further details such as the names of other persons involved in not cite any cases or statutes. If you intend to allege a number ach claim in a separate paragraph. Attach additional sheets of p	of all relevant n the events gi of related clair	events. ving ns,
A. In what institu	tion did the events giving rise to your claim(s) occur?	TCC	
B. Where in the i	nstitution did the events giving rise to your claim(s) occur?	a(_	
DEPART	MENT.		
	approximate time did the events giving rise to your claim(s) o	ccur?	
	6-2013 AT APPROXIMATELY	123/J	Hours
Rev. 10/2009	- 2-		

What happened to you?

Facts: On 9-16-2013, at approximately 2315 hours, the toilet D. in the cell violently overflowed every 20 minutes through out the night with feces and urine. After experiencing shortness of breath and chest pains along with vomiting, I informed correctional officer Walden who ignored my request to remove me out of that cell and to request medical attention. After being covered in and subjected to breathing raw sewage in access of 8 hours. I was permitted to go to medial where I informed Rn Mcgrogan of chest pains. My pulse was taken and I was ordered back to the block even after requesting nitro glycerine which was denied. I have exhausted the grievance personally to Major Martin and levels and conferenced Commissioner Giorla to no avail. Major Martin ordered the video footage to be pulled and commissioner Giorla stated the situation is to be handled at the corrections officer discretion. My cell 18 at G2 cell mate Gabriel Bassemy was present during the incident and attached are two affidavits

Who did what?

Was anyone else involved?

Who else saw what happened?

III. Injuries:

If you sustained injuries related to the events alleged above, describe them and state what medical treatment, if any, you required and received. PTSD/Issues: Shortness of breath, vomiting, rash and prolonged chest pain due to exposure of raw sewage and feces in excess of 8 hours and refusal to provide medical treatment by prison officials.

from Larry Rodrigues #1125016 & Rodnmy Johnson 1013365

See, attached affidavits as Exhibit 3 & Exhibit 4

IV. Exhaustion of Administrative Remedies:

The Prison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997e(a), requires that "[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a

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	er confined in any jail, prison, or other correctional facility until such administrative remedies as are ple are exhausted." Administrative remedies are also known as grievance procedures.
A.	Did your claim(s) arise while you were confined in a jail, prison, or other correctional facility?
	Yes <u>X</u> No
	s, name the jail, prison, or other correctional facility where you were confined at the time of the giving rise to your claim(s).
B.	Does the jail, prison or other correctional facility where your claim(s) arose have a grievance procedure?
	Yes No Do Not Know
C.	Does the grievance procedure at the jail, prison or other correctional facility where your claim(s) arose cover some or all of your claim(s)?
	Yes No Do Not Know
	If YES, which claim(s)?
D.	Did you file a grievance in the jail, prison, or other correctional facility where your claim(s) arose?
	Yes No
	If NO, did you file a grievance about the events described in this complaint at any other jail, prison, or other correctional facility?
	Yes No
E.	If you did file a grievance, about the events described in this complaint, where did you file the grievance?
	AT PICC
	1. Which claim(s) in this complaint did you grieve? 40, MALTER DEPORTS
	2. What was the result, if any? DENTED
	3. What steps, if any, did you take to appeal that decision? Describe all efforts to appeal to the highest level of the grievance process. Go, MENTOAC, DEPUTY WALDEN AND WALDEN
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F.	If you did not file a grievance:
	1. If there are any reasons why you did not file a grievance, state them here:
	2. If you did not file a grievance but informed any officials of your claim, state who you informed, when and how, and their response, if any:
G.	Please set forth any additional information that is relevant to the exhaustion of your administrative remedies.
	T. EXHAUSTED ALL ADMINISTRATIVE
	REMEDIES. REVIEW EXHEBELL
Note:	You may attach as exhibits to this complaint any documents related to the exhaustion of your administrative remedies. PLEASE NEVIEW ATTACHED EXHEBITS AS EVEN CO
v.	Relief:
	nat you want the Court to do for you (including the amount of monetary compensation, if any, that seeking and the basis for such amount). REVIEW ATTACHED PAGE 5A
	aintiff are able to reach a settlement with the
defer	dants in this case. Plaintiff would like to discuss

STATEMENT OF CLAIM

- 1. Plaintiff state a claim alleging that his constitutional rights was violated by Defendant Walden. Plaintiff was on G2 in cell 18 residing in human waste and a toilet that over flowed several times. Defendant Walden refused to permit plaintiff to clean up the clean. Nor would Walden allow plaintiff to move to another cell. Plaintiff has suffered an actual injury of shortness of breath, and facial rash along with unnecessary achnes.
- 2. Plaintiff demand for relief in damages in the amount of \$35,000. If video footage has been destroyed of said incident that plaintiff instructed defendants to preserved. Plaintiff demand for relief in damage in the amount of \$35,000.00
- 3. Plaintiff state a claim alleging that his constitutional rights was violated by Defendant McGrogan. Defendant McGrogan failed or refused to provide the proper medical care to plaintiff suffering from shortness of breath, vomiting, darrhea and facial rash along with unnecessary achnes.
 - 4. Plaintiff demand for relief in damage in the amount of \$35,000.
- 5. Plaintiff state a claim alleging that his constitutional rights violated by Defendant Martin. Plaintiff informed Martin in person that he house on G2 at cell 18 living in human waste and received inadequate medical care from defendant McGrogan. Defendant Martin had ample time to correct the wrong of plaintiff's serious medical needs.
 - 6. Plaintiff demand for relief in damages in the amount of \$35,000.
- 7. Plaintiff state a claim alleging that his constitutional rights was violated by Defendant Giorla once Giorla reviewed video footage on GA at cell 18. Nor would defendant Giorla correct the wrong plaintiff receiving inadequate medical care by defendant McGrogan. Defendant Giorla had knowledge of it, but instead Giorla deivated from their policy. Defendant Giorla knew that plaintiff needed the proper medical care residing in a cell with human waste.
 - 8. Plaintiff demand for relief in damages in the amount of \$35,000.

- 9. Plaintiff state a claim alleging that his constitutional rights was violated by Defendant Walden. Defendant Walden has "trippered" plaintiff PTSD problems that reoccurred since tranatic incident on 9-16-2013, Plaintiff was on G2 in cell 18 residing in human waste and a toilet that over flowed several times. Plaintiff requested to be examined by mental health department. See, Exhibit 2-B for review.
- 10. Plaintiff demand for relief in damages in the amount of -- \$35, 000.

as	stated his claims on page 5A for the court review.
_	
_	
_	
_	
_	
_	
_	
	Previous lawsuits:
	Previous lawsuits: Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action?
	Have you filed other lawsuits in state or federal court dealing with the same facts involved in this
	Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action?
	Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action? Yes No
	Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action? Yes No
	Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action? Yes No
•	Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action? Yes No
•	Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action? Yes No

Rev. 10/2009

On these claims

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		4.	Name of Judge assigned to your case DO NoT AMNY
		5.	Approximate date of filing lawsuit Do Not APPLY
		6.	Is the case still pending? Yes No Do No! APPLY
			If NO, give the approximate date of disposition DO NOT APPLES
		7.	What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?)
On	C.		you filed other lawsuits in state or federal court?
other claims		Yes _	No X _
	D.	there is	answer to C is YES, describe each lawsuit by answering questions 1 through 7 below. (If s more than one lawsuit, describe the additional lawsuits on another piece of paper, using ne format.)
		1.	Parties to the previous lawsuit:
		Plaintif	DO NOT APPLY
		Defenda	
			à vi poply
		2.	Court (if federal court, name the district; if state court, name the county) Do Not / 115/29
		3.	Docket or Index number DU NOT PAPILY
		4.	Name of Judge assigned to your case Do Not Apply
		5.	Approximate date of filing lawsuit Do Not All Con
		6.	Is the case still pending? Yes No Dol Not APRY
			If NO, give the approximate date of disposition DO Not Apply
		7.	What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?)
	Y 451-	الحسيرين	penalty of perjury that the foregoing is true and correct.
	Signed	this 🔼	day of JUNE , 20 <u>14</u> .
			Signature of Plaintiff
			Inmate Number FE-2483

- 7 -

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	Institution Address SCI-FORES
	P.O. Box 945
	MARTENUILLE, PA
	16239-0945
Note:	All plaintiffs named in the caption of the complaint must date and sign the complaint and provide
	their inmate numbers and addresses.
I declar	re under penalty of perjury that on this 15 day of JUNE, I am delivering
	nplaint to prison authorities to be mailed to the Clerk's Office of the United States District Court for the
	District of Pennsylvania.
	Signature of Plaintiff:

Case 2:14-cv-0387 3 G JP	Document 1-1	Filed 06/23/14	Page 11 of 19	ASD ⊔ CFCF □
Phil	adelphia Prison	System		DC □ HOC □
	\$2			DICC F

Inmate Grievance Form	PICC
Check box only if grievance is regarding Medical Services	**
Name 1204 L. Monze SR. Housing Unit C	2 Cen 18
Intake Number 853 403 Police Photo Number	853 403
Description of Grievance, Incident or Problem (include date and time of incident)	
ON 9-16-13 AT APPROX. 2315 HOURS	. MY CELL'S
(18) TOTIET OVER FLOWED SEVERAL	TINES.
AFTER THEORNING THE C/O OF THE	SETUATION,
SHE REFUSED. TO PERNIT CLEAN UP	
CONTINUED TO OVER FLOW EVERY 20	TO 30 MONUTES
LIHTCH RESILTED IN ME RESIDING	IN A CELL
OVERNIGHT WITH TWO INCHES OF	RAW SEWAGE
ON THE FLOOR, AS OF THIS MORNIN	G I HAVE
SHEFFRED FROM SHORTHESS OF BREAT	1, VOMITTING,
DIAPRHEA AND FACIAL PASH ACHA	E. AFTER
INFORMENG & VISITING MEDICAL D	~
EXAMINED FOR 45 SECONDS I WAS	
TO THE POLOCK (62). FRANTINED BY	PN Mc GROBAN
AT MED DEPT.	
Action Requested by Inmate:	
MEDICAL ATIENTION OR SOLUTION	To RESOLUE
PROBLEM FROM RESCURANCE.	
See: Continuation of Grievance - Page 2 Yes No No	
Describe how and when you tried to resolve this Grievance	informally.
INFORMING % SGT & MED STAFF	
Date that you are-depositing this Grievance in a grievance box: 9-17-	13
J-1-1	9-17-13
(Signature of Crievant)	(Date)

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Philadelphia Prison System

Inmate Grievance Form

ASD	LJ
CFCF	
DC	
HOC	_ 4
PICC	

Check box only if grievance is regarding Medical Services	
Name Name SR. Housing Unit	G-2 LEU 18
Intake Number Police Photo Numb	
Description of Grievance, Incident or Problem (include date and time of incident)	
I DECLARE OR GERTIFY VERIFY OR S	ATE UNDER THE
THE PENALTY OF PERJORY; ILLIDER THE	LANGS OF THE
UNITED STATES OF AMERICA THE THE	
TRUE AND CORRECT (TITLE 28 USC \$17	
THIS IS IN REFERENCE TO A PREVIOUS	
THE GRIEVANCE WAS REVIEWED BY MADO	R MARTIN AND
ONLY PARTIALLY BENEDIED. PART ONE (DE ACTION
REQUESTED - MEDICAL NEEDS LEAS INT	TIATED. HOWEVER,
PART TWO "ACTION BEQUESTED - PROCEED	URAL AMENDMENT
TO ENSURE NO REOCCURANCE INAS INAD	EQUATELY ADDRESSEA
I AM FORMALLY BEQUESTING THAT THIS	CONTENUNTION
GRIEVANCE BE APPEALED IN DRDER TO B	E BENTEWED BY
THE SUPERINTENDENT AT THE WEXT GO	SIEVANCE LEVEL
GEETUG THAT THE ILLITIAL GRIFYHOLDE L	JAS NOT
REVIEWED BY A BURRA.	
Action Requested by Inmate:	. •
PROCEEDURAL AMENDMENT REVIEW BU	SUTERTATELINENT
AT NEXT GRIEVANCE LEVEL.	
See: Continuation of Grievance - Page 2 Yes \(\square\) No \(\square\)	
Describe how and when you tried to resolve this Grievar	ice informally.
INCLUENT THE NIGHT OF 9-110-13	
Date that you are depositing this Grievance in a grievance box: .	
J. 1. 4.	10-4-13
(Signature of Grievant)	(Date)



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SICK CALL REQUEST

		a de la companya della companya della companya de la companya della companya dell	ø		
Check one:	Dental		Medical		Mental Health
Name: TROY	L. MOORE S	R.	Inma	te I.D. Number	853 403
(Print Name)					1 4 -0 70-
			Soci	1	168 58 3950
			0		Ga CEU 18
	e specific): Syora N		~ ****	I 8	outre UP
,-*	PASH (FACI)		,		EXPOSURE
OF KAU)	DELIAGE FOI	2 DEVER	AC HOL	125	
	The state of the s	The state of the s			
Inmate's Signature	IT USE ONLY	and the state of t	Date: -	<u> </u>	Time:
FOR MEDICAL OR	, OOL OILL				
Disposition:					
	,				
•	9:		Date:		Time:
86-146					
	SIC	CK CALL RE	QUEST	Ext.	L
Check one:	Dental		_ Medical		Mental Health
Name: TROY (Print Name)	L. MOORE S	r.	Inmate	I.D. Number	853 403
(Print Name)			Socia	I Security No	168 58 3950
			000.0		62 Cen 18
Modical Problem (be	e specific): STILL	SHEERTA	IC FRA		
	E RENEW MO				
Inmate's Signature_	5-1-	1		5/13	Time: 3:00PM
FOR MEDICAL UNI					
Disposition:					
	,				
Provider's Signature	:		Date:		Time:



ase 2:14-cv-03873-GJP Document 1-1 Filed 06/23/1

SICK CALL REQUEST

Dental Medical Check one: Mental Health Inmate I.D. Number <u>853</u> 403 MOORE SR. Name: (Print Name) Social Security No. 168 58 3950 Housing Unit: <u>62 CELL 18</u> Medical Problem (be specific): REQUESTING I SSUE'S Time: 2:50 PM Date: Inmate's Signature -FOR MEDICAL UNIT USE ONLY Disposition: ____ Provider's Signature: Date:_ Time: 86-146



ase 2:14-cv-03873-G

JP Document 1-1 Filed 06/23/14	Page 15/0/12/2-
SICK CALL REQUEST	2-0

Check or	ne:	Den	tal	-	Medic	al	_	Mental Health
Name: _	TROY	L. M	DOORE_	SR.		Inmate	I.D. Number	853 403
	(Print Name)					Social	Security No.	
Modical	Problem (be sp	ecific):	HEAD	ACHE	હે			HE.
Medicai	r tobletit (be 3p	como)	FOR	TWO	DI	745	V	
							3	
				The same of the sa				
Inmate's	Signature =		<u> </u>	1	<u>≥</u> Date:	10 -	9-13	Time: 9:45
FOR ME	DICAL UNIT U	SE ONLY		•				
Disposition	on:							
Provider's 86-146	s Signature:				Date:_			rime:
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Q1		Dent	-l	**************************************	// Medic	- I		Adaptal I Inglish
Check on	1e:						_	Mental Health
	(Print Name)	_, <u>) </u>	NAE S	SR.		Inmate	I.D. Number	853,403
						Social	Security No.	168-58-3950
		سع				ļ		GR CELL 18
	Problem (be sp					19	ANITI F	UNGAL
F	DOT CH	EAM	FOR N	1EDICA-	TION	L	NE,	
	,				/ HA	AIK	You	
	- Charles of the Control of the Cont	formation of the same of the s	4 1	The same of the sa		-		62
	Signature 📥				Date:_	10-1	7-/ 3	Time: <u>8:00 4√</u>
	DICAL UNIT U		3					
Dispositio	on:			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
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Providers	s Signature:			^b o ₃	Date *			TH/10.



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SICK

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CALL REQ	UEST	2-6
1		

		· Jan		
Check one:	Dental	Medical	Mental Hea	alth
	MODRE SR	Inmate	el.D. Number <u>853403</u>	
(Print Name)		Socia	Security No. 168 58 3953	5
			Housing Unit: 62 CELL /8	
Medical Problem (be sp	ecific): SITU SUFF		A UPSET	
			MAL TABLETS	
	LINE			
-10				
		*		
	Carried to the Contract of the		1	
Inmate's Signature		Date: 1013	2 /13 Time: 1:00 AN	1
FOR MEDICAL UNIT U			**	
Disposition:				
		**		
Provider's Signature:		Date:	Time:	
86-146		**		
and the state of t				wistic
			2-1	
2015	SICK CA	LL REQUEST		
Check one:	SICK CA	ALL REQUEST	Mental He	aith
-	Dental	Medical		
Check one: Name: TROY (Print Name)	Dental	Medical	I.D. Number 853 403	
Name: TROY L.	Dental	Medical Inmate	I.D. Number <u>853 4 0 3</u> Security No. <u>168 58 39</u> 5	<u> </u>
Name: TROY L. (Print Name)	Dental More Se.	Medical Inmate Social	I.D. Number <u>853403</u> Security No. <u>168 58 395</u> Housing Unit: <u>Ga Ceu</u> 18	<u>-</u>
Name: TROY L. (Print Name)	Dental	Medical Inmate Social	I.D. Number <u>853 4 0 3</u> Security No. <u>168 58 39</u> 5	<u>-</u>
Name: TROY L. (Print Name)	Dental More Se.	Medical Inmate Social	I.D. Number <u>853403</u> Security No. <u>168 58 395</u> Housing Unit: <u>Ga Ceu</u> 18	<u>-</u>
Name: TROY L. (Print Name)	Dental More Se.	Medical Inmate Social	I.D. Number <u>853403</u> Security No. <u>168 58 395</u> Housing Unit: <u>Ga Ceu</u> 18	<u>-</u>
Name: TROY L. (Print Name)	Dental More Se.	Medical Inmate Social	I.D. Number <u>853403</u> Security No. <u>168 58 395</u> Housing Unit: <u>Ga Ceu</u> 18	<u>-</u>
Name: TROY L. (Print Name)	Dental More Se.	Medical Inmate Social Fungal	I.D. Number 853 40 3 Security No. 168 58 395 Housing Unit: G2 CELL 18 REAM RENEWED	3
Name: IROY (Print Name) Medical Problem (be specified in the specified in	Dental MORE SR. Pocific): NEED ANTI	Medical Inmate Social	I.D. Number 853 40 3 Security No. 168 58 395 Housing Unit: G2 CELL 18 REAM RENEWED	3
Name: IRO? (Print Name) Medical Problem (be specific problem) Inmate's Signature FOR MEDICAL UNIT US	Dental MORE SR. Polific): NEED ANTI	Medical Inmate Social Fungal Date: 10/2	I.D. Number 853 40 3 Security No. 168 58 395 Housing Unit: G2 CELL 18 REAM RENEWED	3
Name: IRO? (Print Name) Medical Problem (be specific problem) Inmate's Signature FOR MEDICAL UNIT US	Dental MORE SR. Pocific): NEED ANTI	Medical Inmate Social Fungal Date: 10/2	I.D. Number 853 40 3 Security No. 168 58 395 Housing Unit: G2 CELL 18 REAM RENEWED	3
Name: IRO? (Print Name) Medical Problem (be specific problem) Inmate's Signature FOR MEDICAL UNIT US	Dental MORE SR. Polific): NEED ANTI	Medical Inmate Social Fungal Date: 10/2	I.D. Number 853 40 3 Security No. 168 58 395 Housing Unit: G2 CELL 18 REAM RENEWED	3
Name: IRO? (Print Name) Medical Problem (be specific problem) Inmate's Signature FOR MEDICAL UNIT US	Dental MORE SR. Decific): NEED ANTI SE ONLY	Medical Inmate Social Fungal Date: 10/2	I.D. Number 853 40 3 Security No. 168 58 395 Housing Unit: G2 CELL 18 REAM RENEWED	3

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Affidavit

C.T. 4904 relating unsworn falsification to authorize the following.
That is a sworn statement of the true facts of the following in behalf of TROY MOCRE PRE#653463
con't from previous page 1), and frame of my cell door. The smell of feces was unmistakable. As I listered carefully I recognized the voice of Mr. Troy Moore PPE# 853403, who rasides in cell # 18. 11)
Moore was bagging for balo. He said, "That there was 2 inchas of naw sawage in his call". Mr. Moore also stated that, "All I want is someone to
please help ma". As the evening prograssed into early morning, and cell
#19 was allowed out to close relatively. I observed that mr. moore PPE# 853403 in cell #18 was not allowed out and as left to modella
PPE# 853403 in cell #18 was not allowed out and cons left to modella
the morning of September 17, 2013, I got dressed and welked up to my
the maning of September 17, 2013. I got dressed and welked up to my call door (call #26). I observed that there was still water with
spread out toward the area and direction of cell # 19 and
again have mr. moore PPE# 653403 complaining about the
Moores statement of, "I spent all night in raw so warra" and "could
not sleep" Mr. More PPE # 853403 was eventually compelled to mop
possibly infectious waste material without proper material and
Sworn before me day of 201
N.A.
Notary
ALL BIGHTS RESERVED Cithert prejedice Signature of Affidavit
Signmuio of Amiduali

Affidavit

C.T. 4904 relating unsworn falsification to authorize the following.	nder the penalties of Pa.
That is a sworn statement of the true facts of the following in behalf o	TROY MOORE PRE# 853403
(earl from previous pages) without proper protection	ichazordous material
which clausands proper proceeding and equipment, dispose of properly in according to OSHA stands	in ander to
sofity and horards association). Mr. Moore PPE#	853403 2003
2013. Nothing Follows - @ 175EP 2013	
Meil De 13782	e13
Q 17.7672	
EMO OF STATE MENT	(S
ETIO OF 31	The sale
Sworn before me day of 201	
<u>· </u>	
Notary	
•• 	
ALL 1216475 RESERVED E: +Lt prejd:c Signature of Affidavit	
•	

Affidavit

I Rodney Johnson 1013365 state under the penalties of Pa. C. T. 4904 relating to unsworn falsification to authorize the following.

That this is a sworn statement of the true facts of	the followin	g in behalf
Of;		
DN the NIGHT OF SEPTEMBER 16, 2013 AR	0UND 11:00	PM I
WITNESSED THE PERSON SPOKEN OF A		
THE C/O ON DUTY OF A BACK UP AND O	ER FLOWING	of HIS.
TOILET WITHIN HIS CELL ON SEVERAL AT	TEMPS I	HEARD AND
SAW HIM BANGING AND KNOCKING ON HIS	DOOR WHIL	E YELLING
TO THE C/O THAT THE INCIDENT WAS ACCU		
FICAL MATTER WITHIN THE WATER WHICH	WAS POLIRI	NG OUT
DF HIS CELL AND ENTERING MINE I AL		
LETTING THEM UNDERSTAND WHAT WAS TAK		
DISGUSTING IT WAS - WITH DULTHE WARNINGS		
ON DUTY REFUSED TO REACT AND PROCEE		
WARNINGS. NOT ONLY DO THEM NEGLECT TO		
THEY MADE THE PERSON SPOKEN OF STAY W	THIN HIS	CELL ALL
NIGHT WITLE THE NEXT MORNING ALSO M	AKIMBA MY	SELF AND
OTHERS WHO CELLS ALSO FLOODED SUFFER	8:00 AM	OR ARDUNI
THAT TIME THE NEXT MORNIAL HE WAS F		
EXIT AND CLEAN HIS CELL BUT THE OTHER	CELLS W	ERE NOI
ALLOWED TO EXIT AND CLEW THERE CELL	s. Because	S OF THIS
INCIDENT I KNOW HAVE AN INFESTATION	OF KNAIS V	YM UNHTTU
CELL AND ALSO A LIGHT ODOR THAT STILL H	ASNI LEFT	•
a.		
Sworn before me		
		· · ·
Notary		
	Signature o	f Affidavit